

Washington, Friday, May 7, 1937

POST OFFICE DEPARTMENT.

PENSION LETTERS-DELIVERY

APRIL 5, 1937

Paragraph 3 of section 784, Postal Laws and Regulations. as amended December 30, 1936, under Order No. 9958 is hereby further amended to read as follows:

hereby further amended to read as follows:

3. If the addressee has not died, reenlisted, removed, or, if a widow, remarried, the letters bearing instructions under the act of June 3, 1936, may be delivered to the addressee or, without his or her written order, to any member of his or her family or household, his or her clerk, servant, or agent who has been in the habit of receiving the addressee's ordinary mail with his or her knowledge and consent, or to any responsible person who presents the addressee's written order, except that in no case shall such mail be delivered to a claim agent, attorney, or broker. Such letters shall not be forwarded to another post office nor placed in lock or call boxes in the post office, nor delivered by city or rural carriers into receptacles on their routes. Upon receipt of such a letter addressed to the holder of a post-office box, notice shall be placed in the addressee's box requesting him to call or send a proper representative for the letter. The same procedure shall be followed with respect to such a letter addressed to rural-route boxes, unless the conditions are such that delivery at the addressee's residence is required by section 1014. The postmaster of any office to which such a letter has been inadvertently forwarded shall not effect delivery thereof but shall immediately return such letter to effect delivery thereof but shall immediately return such letter to the post office of original address, such return to be made in post office penalty envelope together with a memorandum referring to the instructions printed on the Treasury Department envelope.

W. W. Howes. Acting Postmaster General.

[F. R. Doc. 37-1285; Filed, May 6, 1937; 10:16 a. m.]

INTOXICATING LIQUOR IN THE MAILS FROM ABROAD

APRIL 27, 1937.

Effective at once, any Postal Union (regular) mail article or parcel post package received from abroad which is found to contain spirituous, vinous, malted, fermented, or other intoxicating liquors of any kind should be immediately withdrawn from the mails and turned over to the Collector of Customs for confiscation as a prohibited importation.

If the package contains admissible matter in addition to the intoxicating liquor, the liquor will be removed by the customs officer and the duty, if any, assessed on the admissible contents before the package is further transmitted in the mails. The customs officer will at the same time enclose in the package a notice informing the addressee of the seizure of the liquor, together with the reasons therefor.

Until further notice a bulletin of verification shall be sent by the United States exchange office of receipt to the foreign dispatching exchange office advising of the seizure of the liquor as a prohibited mail importation. If the liquor is discovered at an office other than the exchange office of receipt from abroad, such office shall make report to the exchange office from which received in order that the latter office may issue a bulletin of verification as indicated above. No reports of such seizures need be made to this office.

The above supersedes the instructions published under the caption "Liquor Prohibited Importation in the International Mails" in the Postal Bulletins of January 9 and January 26, 1934, and on page 12 of the February 1934 Supple-

Postmasters will cause careful notice of the foregoing to be taken at their offices.

HARLLEE BRANCH, Second Assistant Postmaster General.

[F. R. Doc. 37-1286; Filed, May 6, 1937; 10:16 a. m.]

DEPARTMENT OF AGRICULTURE.

Agricultural Adjustment Administration.

NER-B-101-New York-Supplement (3)

Issued May 6, 1937

1937 AGRICULTURAL CONSERVATION PROGRAM-NORTHEAST

BULLETIN NO. 101-NEW YORK-SUPPLEMENT (3)

Pursuant to the authority vested in the Secretary of Agriculture under section 8 of the Soil Conservation and Domestic Allotment Act, Bulletin No. 101 for New York, as amended by Supplements (1) and (2), is hereby amended as follows:

The following is added as Practice No. 22 after the matter in Practice No. 7 and preceding the heading "Improving and Establishing Pastures":

22. Hulled sweet clover seed. Payment, \$1.25 per acre.

The following is added at the end of the matter under the heading "Establishing New Seedings of Grasses and Legumes" and preceding the heading "Liming":

Seeding sweet clover or mixtures containing sweet clover, using at least 12 pounds of hulled sweet clover seed per acre on land prepared for seeding by the application of amounts of lime and/or superphosphate specified under the heading "Establishing New Seedings of Grasses and Legumes."

In testimony whereof, H. A. Wallace, Secretary of Agriculture, has hereunto set his hand and caused the official seal of the Department of Agriculture to be affixed in the city of Washington, District of Columbia, this 6th day of May, 1937.

H. A. WALLACE, Secretary of Agriculture.

[F. R. Doc. 37-1288; Filed, May 6, 1937; 12:26 p. ra.]

12 F. R. 309, 577, 764.



Published by the Division of the Federal Register, The National Archives, pursuant to the authority contained in the Federal Register Act, approved July 26, 1935 (49 Stat. L. 500), under regulations prescribed by the Administrative Committee, with the approval of the President.

The Administrative Committee consists of the Archivist or Acting Archivist, an officer of the Department of Justice designated by the Attorney General, and the Public Printer or Acting Public

The daily issue of the Federal Register will be furnished by mail to subscribers, free of postage, for \$1 per month or \$10 per year; single copies 5 cents; payable in advance. Remit by money order payable to Superintendent of Documents, Government Printing Office, Washington, D. C.

Correspondence concerning the publication of the FEDERAL REGISTER should be addressed to the Director, Division of the Pederal Register, The National Archives, Washington, D. C.

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DEPARTMENT OF COMMERCE.

Bureau of Air Commerce.

AIR COMMERCE REGULATIONS

AIR TRAFFIC RULE

Pursuant to the Air Commerce Act of 1926 (44 Stat. 568) as amended, and as further amended by the Act of June 19, 1934 (44 Stat. 1113), and the Act of June 19, 1934 (44 Stat. 1116), the following Air Traffic Rule is promulgated:

Aircraft shall not be navigated in the United States in closer proximity than one mile to the airship Hindenburg while it is in flight or moored; provided, that aircraft as specifically authorized by the United States Department of Commerce or the Navy Department may be navigated in closer proximity thereto and may land at the Lakehurst Naval Air Station while the airship Hindenburg is moored thereat.

Approved, to take effect May 5, 1937.

[SEAL]

DANIEL C. ROPER, Secretary of Commerce.

[F. R. Doc. 37-1287; Filed, May 6, 1937; 11:08 a. m.]

RURAL ELECTRIFICATION ADMINISTRATION.

| Administrative Order No. 921

AMENDMENT OF ALLOCATION OF FUNDS FOR LOANS

MAY 4, 1937.

I hereby amend Administrative Order No. 40, dated December 5, 1936, by changing Iowa 28 Cedar (Partial), \$100,000 to read Iowa 9B Scott (Partial), \$100,000.

JOHN M. CARMODY, Administrator.

[F. R. Doc. 37-1283; Filed, May 6, 1937; 9:29 a. m.]

[Administrative Order No. 931 ALLOCATION OF FUNDS FOR LOANS

MAY 4, 1937.

By virtue of the authority vested in me by the provisions of Section 4 of the Rural Electrification Act of 1936, I hereby allocate, from the sums authorized by said Act, funds for loans for the projects and in the amounts as set forth in the following schedule:

\$60,000

Project Designation: Washington 23 Grays Harbor

JOHN M. CARMODY, Administrator.

[F. R. Doc. 37-1284; Filed, May 6, 1937; 9:29 a. m.]

SECURITIES AND EXCHANGE COMMISSION.

United States of America—Before the Securities and Exchange Commission

At a regular session of the Securities and Exchange Commission held at its office in the City of Washington, D. C., on the 6th day of May, A. D. 1937.

[File No. 31-397]

IN THE MATTER OF THE APPLICATION OF PHELPS DODGE CORPORATION

NOTICE OF AND ORDER FOR HEARING

An application having been duly filed with this Commission, by Phelps Dodge Corporation, pursuant to Section 3 (a) (3) of the Public Utility Holding Company Act of 1935, for exemption as a holding company from the provisions of said Act.

It is ordered that a hearing on such matter be held on May 21, 1937, at 10:00 o'clock in the forenoon of that day at Room 1103, Securities and Exchange Building, 1778 Penn-

sylvania Avenue, NW., Washington, D. C.; and

Notice of such hearing is hereby given to said party and to any interested State, State commission, State securities commission, municipality, and any other political subdivision of a State, and to any representative of interested consumers or security holders, and any other person whose participation in such proceeding may be in the public interest or for the protection of investors or consumers. It is requested that any person desiring to be heard or to be admitted as a party to such proceeding shall file a notice to that effect with the Commission on or before May 15, 1937.

It is further ordered that Robert P. Reeder, an officer of the Commission, be and he hereby is designated to preside at such hearing, and authorized to adjourn said hearing from time to time, to administer oaths and affirmations. subpena witnesses, compel their attendance, take evidence, and require the production of any books, papers, correspondence, memoranda, contracts, agreements, or other records deemed relevant or material to the inquiry, and to perform all other duties in connection therewith authorized by law.

^{1 1} F. R. 2441.

Upon the completion of the taking of testimony in this matter, the officer conducting said hearing is directed to close the hearing and make his report to the Commission.

By the Commission.

SEAL

FRANCIS P. BRASSOR, Secretary.

[F. R. Doc. 37-1289; Filed, May 6, 1937; 12:56 p. m.]

United States of America—Before the Securities and Exchange Commission

At a regular session of the Securities and Exchange Commission held at its office in the City of Washington, D. C., on the 5th day of May, A. D., 1937.

IN THE MATTER OF AN OFFERING SHEET OF A ROYALTY INTEREST IN THE BLACKSTOCK-TEXAS PACIFIC-TEGTMEYER FARM, FILED ON APRIL 16, 1937, BY GEORGE C. CREAGER, INC., RESPONDENT

ORDER FOR CONTINUANCE

The Securities and Exchange Commission, having been requested by its counsel for a continuance of the hearing in the above entitled matter, which was fast set to be heard at 10:00 o'clock in the forenoon on the 5th day of May, 1937, at the office of the Securities and Exchange Commission, 18th Street and Pennsylvania Avenue, Washington, D. C., and it appearing proper to grant the request;

It is ordered, pursuant to Rule VI of the Commission's Rules of Practice under the Securities Act of 1933, as amended, that the said hearing be continued to 11:00 o'clock in the forenoon on the 20th day of May, 1937, at the same place and before the same trial examiner.

By the Commission.

[SEAL]

FRANCIS P. BRASSOR, Secretary.

[F. R. Doc. 37-1290; Filed, May 6, 1937; 12:56 p. m.]

United States of America—Before the Securities and Exchange Commission

At a regular session of the Securities and Exchange Commission held at its office in the City of Washington, D. C., on the 5th day of May, A. D., 1937.

IN THE MATTER OF AN OFFERING SHEET OF A ROYALTY INTEREST IN THE CONTINENTAL-YOUNG LEASE, FILED ON APRIL 28, 1937, BY FIRST DEPENDABLE OIL CORPORATION, RESPONDENT

SUSPENSION ORDER, ORDER FOR HEARING (UNDER RULE 340 (A))
AND ORDER DESIGNATING TRIAL EXAMINER

The Securities and Exchange Commission, having reasonable grounds to believe, and therefore alleging, that the offering sheet described in the title hereof and filed by the respondent named therein is incomplete or inaccurate in the following material respects, to wit:

(1) In that the information given in Division II, Item 16 (a) (iii), relative to the gross production of water from the tract involved, is not believed to be correct;

(2) In that the prices of highest and lowest gravity oil produced from the tract involved, as set forth in Division II, Item 16 (e), may not be accurate if the gravity of oil produced from the tract involved, as disclosed by Division II, Item 18 (b), is correctly set forth;

It is ordered, pursuant to Rule 340 (a) of the Commission's General Rules and Regulations under the Securities Act of 1933, as amended, that the effectiveness of the filing of said offering sheet be, and hereby is, suspended until the 4th day of June, 1937; that an opportunity for hearing be given to the said respondent for the purpose of determining the material completeness or accuracy of the said offering sheet in the respects in which it is herein alleged to be incomplete or inaccurate, and whether the said order of suspension shall be revoked or continued; and

12 F. R. 871.

It is further ordered that Charles S. Lobingier, an officer of the Commission be, and hereby is, designated as trial examiner to preside at such hearing, to continue or adjourn the said hearing from time to time, to administer oaths and affirmations, subpoena witnesses, compel their attendance, take evidence, consider any amendments to said offering sheet as may be filed prior to the conclusion of the hearing, and require the production of any books, papers, correspondence, memoranda, or other records deemed relevant or material to the inquiry, and to perform all other duties in connection therewith authorized by law; and

It is further ordered that the taking of testimony in this proceeding commence on the 20th day of May, 1937, at 10:30 o'clock in the forenoon, at the office of the Securities and Exchange Commission, 18th Street and Pennsylvania Avenue, Washington, D. C., and continue thereafter at such times and places as said examiner may designate.

Upon the completion of testimony in this matter the examiner is directed to close the hearing and make his report to the Commission.

By the Commission.

[SEAL]

FRANCIS P. BRASSOR, Secretary.

[F. R. Doc. 37-1292; Filed, May 6, 1937; 12:56 p. m.]

United States of America—Before the Securities and Exchange Commission

At a regular session of the Securities and Exchange Commission held at its office in the City of Washington, D. C., on the 5th day of May, A. D., 1937.

IN THE MATTER OF AN OFFERING SHEET OF A ROYALTY INTEREST IN THE CONTINENTAL ET AL. BORNHOLDT FARM, FILED ON APRIL 28, 1937, BY HARRY W. HAYNES, RESPONDENT

SUSPENSION ORDER, ORDER FOR HEARING (UNDER RULE 340 (A))
AND ORDER DESIGNATING TRIAL EXAMINER

The Securities and Exchange Commission, having reasonable grounds to believe, and therefore alleging, that the offering sheet described in the title hereof and filed by the respondent named therein is incomplete or inaccurate in the following material respects, to wit:

(1) In that the date upon which the information contained in the offering sheet will be out of date, as set forth in Division I, paragraph 6, is not believed to be correct;

(2) In that from the information disclosed by Exhibit B it appears that the statement made in Division II Item 2 (c), is not correct by reason of the fact that Exhibit B shows 159 acres, whereas the statement is made in Division II, Item 2 (c), that the area in acres is "160";

(3) In that the information given in Division II, Item 3 (b), may not be correct by reason of the fact that the statement therein made appears to conflict with the information disclosed by Exhibit A;

(4) In that the information given in Division II, Item 3 (c) (ii), may not be accurate if the statement made in Division II, Item 3 (c) (vi), is correct, by reason of the fact that if no rentals are delinquent the next due date appears to be July 20, 1937;

(5) In that the information required to be given in Division II, Items 3 (c) (v) and 6 (a) (ii), is omitted;

(6) In that Exhibit A shows a drilling well, whereas it appears from the information given in Division II, Item 13, that the symbol of a location should be shown on the tract involved in Exhibit A, in lieu of the symbol for a drilling well.

(7) In that the depths of the horizons required to be given in Division II, Item 14, are omitted;

(8) In that the information given in Division II, Item 19 (c), appears to be ambiguous, and of such a nature that it is not possible to determine the purport of the statement made;

(9) In that the date upon which the signature of the offeror was affixed to the offering sheet is omitted;

It is ordered, pursuant to Rule 340 (a) of the Commission's General Rules and Regulations under the Securities Act of 1933, as amended, that the effectiveness of the filing of said offering sheet be, and hereby is, suspended until the 4th day of June, 1937; that an opportunity for hearing be given to the said respondent for the purpose of determining the material completeness or accuracy of the said offering sheet in the respects in which it is herein alleged to be incomplete or inaccurate, and whether the said order of suspension shall be revoked or continued; and

It is further ordered that Charles S. Lobingier, an officer of the Commission be, and hereby is, designated as trial examiner to preside at such hearing, to continue or adjourn the said hearing from time to time, to administer oaths and affirmations, subpoena witnesses, compel their attendance, take evidence, consider any amendments to said offering sheet as may be filed prior to the conclusion of the hearing, and require the production of any books, papers, correspondence, memoranda, or other records deemed relevant or material to the inquiry, and to perform all other duties in connection therewith authorized by law; and

It is further ordered that the taking of testimony in this proceeding commence on the 20th day of May, 1937, at 10:00 o'clock in the forenoon, at the office of the Securities and Exchange Commission, 18th Street and Pennsylvania Avenue, Washington, D. C., and continue thereafter at such times and places as said examiner may designate.

Upon the completion of testimony in this matter the examiner is directed to close the hearing and make his report to the Commission.

By the Commission.

[SEAL]

FRANCIS P. BRASSOR, Secretary.

[F. R. Doc. 37-1291; Filed, May 6, 1937; 12:56 p. m.]